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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,574	09/17/2003	Tadahiro Naitoh	04536/024001	4591
22511 OSHA LIANG	7590 12/19/200 L.L.P.	8	EXAMINER	
TWO HOUSTO	ON CENTER		TOPGYAL, GELEK W	
909 FANNIN, SUITE 3500 HOUSTON, TX 77010			ART UNIT	PAPER NUMBER
			2621	
			NOTIFICATION DATE	DELIVERY MODE
			12/19/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

docketing@oshaliang.com buta@oshaliang.com

		Application No.	Applicant(s)				
Office Action Summary		10/664,574	NAITOH, TADAHIRO				
		Examiner	Art Unit				
		GELEK TOPGYAL	2621				
Period fo	The MAILING DATE of this communication appropriation of the second section appropriate the second section and the second seco	opears on the cover sheet with t	he correspondence address				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPERIOD FOR REPERIOD FOR INTERPORT IS LONGER, FROM THE MAILING INTERPORT IS LONGER, FROM THE MAILING INTERPORT IS LONGER INTERPORT INTER	DATE OF THIS COMMUNICA .136(a). In no event, however, may a reply d will apply and will expire SIX (6) MONTHS tte, cause the application to become ABAND	TION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).				
Status							
1) 又	Responsive to communication(s) filed on 13	Δυσμεt 2008					
•	Responsive to communication(s) filed on <u>13 August 2008</u> . This action is FINAL . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
ت (۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4\⊠)⊠ Claim(s) <u>1-13</u> is/are pending in the application.						
-	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
	6)⊠ Claim(s)is/are allowed. 6)⊠ Claim(s) <u>1-13</u> is/are rejected.						
· ·	Claim(s) is/are objected to.						
-	Claim(s) are subject to restriction and	or election requirement.					
	on Papers	•					
	•						
•	The specification is objected to by the Examir						
10)	The drawing(s) filed on is/are: a) ☐ ac						
	Applicant may not request that any objection to th						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notice (3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)/M	mary (PTO-413) ail Date nal Patent Application				

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-13 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frimout (US 7,017,078) in view of Eguchi et al. (US 7,076,152).

Regarding claim 1, Frimout teaches the claimed image recording apparatus, comprising:

a recording portion being supplied with power to record at least digital image information in a recording medium by files of fixed length (Fig. 1, Disc 20 and disc drive unit 11 allows for recording onto the Disc 20); and

a control unit operating when being supplied with said power to control said recording portion (Disc drive unit 11 controls operations of the optical disc player/recorder),

wherein said control unit comprises

recovery means for controlling said recording portion (Fig. 1, recovery control section 13), when a power supply to said control unit is started and if a previous power supply is found to be interrupted during a recording operation (col. 5, lines 5-58 teaches that a recording operation can be recovered due to an interruption in the power supply), to retrieve a file (met by 1) a video cell C1 to Cn (GOPs), 2) a chapter or 3) the video or audio title set as discussed in paragraph between col. 3 and 4) having been recorded at the interruption of the power supply from said files and terminate a process of recording data into the retrieved file as a file of fixed length (met by 1) a video cell C1 to Cn (GOPs), 2) a chapter or 3) the video or audio title set as discussed in paragraph between col. 3 and 4. Col. 4, lines 26-30 and lines 65-67 teaches that each of the recovery sections of video cells C1 to Cn have a fixed length of 2048 bytes) so as to be readable and writable (met by the ability of Frimout to recover a recording operation as discussed above. Specifically, in col. 5, lines 39-41 teaches wherein recovery is complete after the power failure to be able to clear or reset the recording flag 121 stored in NVRAM 12, thereby completing (recording) a particular a video cell C1 to Cn (GOPs), a chapter or the video or audio title set. Therefore the ability of Frimout to complete the recording procedure will thereby "terminate a process of recording" so that each of "files of Frimout" can be readable. It should be noted that the entire content of the "files of Frimout" is not readable due to a power failure, however, these "files of Frimout" are completely recorded the next time the system receives power, and therefore, the entire content of the "files of Frimout" are readable),

wherein each of said files of fixed length is associated with address information in a recording medium (an inherent feature of the video files recorded by the system of Frimout. The DVD format, as an example, records the address information of each of the Video Object Units (see Fig. 3), which includes cells C1-Cn (file of fixed length), in Title Set Pointer data). However, Frimout fails to particularly teach wherein scheduling information for scheduling said recording operation by said recording portion, and wherein each of said files of fixed length is categorized as image recording data corresponding to one of a plurality of recording modes and, further, is associated with user information and image recording information for administering and recording a location in which the image recording data are arranged.

In an analogous art, Eguchi teaches the claimed wherein scheduling information for scheduling said recording operation (col. 4, lines 15-34) by said recording portion, and wherein each of said files of fixed length is categorized as image recording data corresponding to one of a plurality of recording modes (Fig. 15 and col. 10, lines 55-59 teaches of three modes of recording including High quality, standard and video CD quality) and, further, is associated with user information (a first information from the plurality of information stored in the AV content attribute records 152-1 and 152-2 in Fig. 9. The data is created through the recording reservation process) and image recording information (a second information different from the first from the plurality of information stored in the AV content attribute records 152-1 and 152-2 in Fig. 9.) for administering and recording a location (through the use of the recording reservation process and as depicted in Fig. 15 of a "Temporary Storage" as the recording location.

Furthermore, after the recording is set, the recording program is also recorded onto HDD 31) in which the image recording data are arranged.

The system of Eguchi et al. teaches the claimed as discussed above allowing for the administering and recording of recording location. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to allow for categorizing image data, and to associate user information and image recording information as taught by Eguchi et al. into the system of Frimout so that after the successful result of the recording the programs, the system of Frimout is capable of reproducing the program by using recording mode information, user information and the image recording information.

Regarding claim 2, Frimout teaches the claimed wherein said control unit further comprises:

flag setting means for setting a pre-prepared flag during a period in which power is supplied to said recording portion (col. 4, lines 8-12 teaches wherein when the power is supplied the recording flag 121 is set), and for resetting said pre-prepared flag when power to said recording portion is interrupted (col. 5, lines 5-25 teaches that recording flag 121 is checked for power failure), and

power interruption detecting means for detecting, when a power supply to said control unit is started and if said flag is determined to be set, an interruption of a previous power supply during a recording operation (col. 5, lines 5-25 teaches that after power resumes, and the recovery control section 13 detects that the recording flag 121 is set, it determines that a power interruption has occurred).

However, Frimout fails to teach wherein said control unit further including: scheduling information recording means for accepting the scheduling information and recording the accepted scheduling information in said recording medium and in said information storing portion, and

power supply is searched, therefore, the contents are retained).

supply start time recording means for recording said scheduling information read from said recording medium in said information storing portion, when a power supply to said control unit is started, and

said scheduling information includes scheduling period data for scheduling a period of said recording operation,

said control unit further comprising a real time clock measuring real time, wherein when a power supply to said control unit is started and if the real time measured by said real time clock is in a scheduling period indicated by said scheduling period data of said scheduling information recorded in said information storing portion by said supply start

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time recording means, said control unit causes said recording portion to resume said recording operation based on said scheduling information.

In an analogous video recording art, Eguchi teaches the claimed control unit further including:

scheduling information recording means for accepting scheduling information for scheduling said recording operation by said recording portion (col. 4, lines 15-34 and col. 13, lines 26-44 teaches storing recording reservation on HDD 31 via reservation recording setting program 104 so that the recording process can be implemented) and recording the accepted scheduling information in said recording medium and in said information storing portion (col. 4, lines 15-34 and col. 13, lines 26-44 teaches storing recording reservation on HDD 31 via reservation recording setting program 104 so that the recording process can be implemented. Furthermore, col. 8, lines 7-25 teaches wherein when the recording start time matches the RTC, the recording operation is started via control of reservation monitoring program 105), and

supply start time recording means for recording said scheduling information read from said recording medium in said information storing portion, when a power supply to said control unit is started (col. 4, lines 15-34 and col. 13, lines 26-44 teaches storing recording reservation on HDD 31 via reservation recording setting program 104 so that the recording process can be implemented. Furthermore, col. 8, lines 7-25 teaches wherein when the recording start time matches the RTC, the recording operation is started via control of reservation monitoring program 105. The reservation monitoring program 105 controls the recording procedure), and

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said scheduling information includes scheduling period data for scheduling a period of said recording operation (the reserved recording operation as discussed above),

said control unit further including a real time clock measuring real time (col. 8, lines 17-25 teaches a RTC), wherein when a power supply to said control unit is started and if the real time measured by said real time clock is in a scheduling period indicated by said scheduling period data of said scheduling information recorded in said information storing portion by said supply start time recording means (col. 4, lines 15-34 and col. 13, lines 26-44 teaches a recording monitoring program 105 so that the recording process can be implemented. Furthermore, col. 8, lines 7-25 teaches wherein when the recording start time matches the RTC, the recording operation is started via control of reservation monitoring program 105), said control unit causes said recording portion to resume said recording operation based on said scheduling information (as discussed above with the ability to perform the recording operation).

It should be noted that the ability to resume recording after the power supply is resumed is already taught by Frimout, and therefore is not relied to be taught by Eguchi.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the ability to schedule recordings and to continue the recording of scheduled recordings according to the schedule as taught by Eguchi into the system taught by Frimout so that scheduled recordings are retained even after a power failure/interruption.

Regarding claim 5, the system of Frimout teaches the claimed wherein said recording medium is a hard disk (Fig, Disk 20 or the like).

Regarding claim 6, the system of Frimout teaches the claimed further comprising a playback portion playing back and outputting the recorded contents of said recording medium (as discussed in claim 1 above, disk drive unit 11 can reproduce information stored on Disc 20 or the like).

Regarding claim 7, the system of Frimout teaches the claimed wherein power is supplied from a commercial power source, and the power supply from said commercial power source is interrupted by a power failure (it is an inherent that power supplied to homes originate from third party power supplying companies (commercial power source) and since these companies are the providers, a power failure to the instant invention will be from the power supplying companies).

Claims 8-12 are rejected for the same reasons as discussed above in claims 3-7, respectively.

Method claim 13 is rejected for the same reasons as discussed in apparatus claim 1 above.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to GELEK TOPGYAL whose telephone number is (571)272-8891. The examiner can normally be reached on 8:30am -5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on 571-272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Gelek Topgyal/ Examiner, Art Unit 2621

/Thai Tran/ Supervisory Patent Examiner, Art Unit 2621